funds used to reimburse HUD, the Department of Veterans Affairs, the Resolution Trust Corporation, or the Farmers Home Administration (or its successor agency under Public Law 103–354) for the property, whichever is greater. If the property is still held by the violator, the gross profit shall include any appreciation between the amount the violator paid for the property and its current value as determined by an independent, HUD-qualified appraiser.

§ 30.35 Mortgagees and lenders.

- (a) *General.* The Mortgagee Review Board may initiate a civil money penalty action against any mortgagee or lender who knowingly and materially:
- (1) Violates the provisions listed in 12 U.S.C. 1735f-14(b);
- (2) Fails to comply with the requirements of §201.27(a) of this title regarding approval and supervision of dealers;
- (3) Approves a dealer that has been suspended, debarred, or otherwise denied participation in HUD's programs;
- (4) Makes a payment that is prohibited under § 202.5(1).
- (5) Fails to remit, or timely remit, mortgage insurance premiums, loan insurance charges, or late charges or interest penalties;
- (6) Permits loan documents for an FHA insured loan to be signed in blank by its agents or any other party to the loan transaction unless expressly approved by the Secretary;
- (7) Fails to follow the mortgage assignment procedures set forth in §§ 203.650 through 203.664 of this title or in §§ 207.255 through 207.258b of this title.
- (8) Fails to timely submit documents that are complete and accurate in connection with a conveyance of property or a claim for insurance benefits, in accordance with §\$203.365, 203.366, or 203.368 of this title;
 - (9) Fails to:
- (i) Process requests for formal release of liability under an FHA insured mortgage;
- (ii) Obtain a credit report, issued not more than 90 days prior to approval of a person as a borrower, as to the person's creditworthiness to assume an FHA insured mortgage;

- (iii) Timely submit proper notification of a change in mortgagor or mortgagee as required by §203.431 of this title;
- (iv) Timely submit proper notification of mortgage insurance termination as required by §203.318 of this title:
- (v) Timely submit proper notification of a change in mortgage servicing as required by §203.502 of this title; or
- (vi) Report all delinquent mortgages to HUD, as required by §203.332 of this title;
- (10) Fails to service FHA insured mortgages, in accordance with the requirements of 24 CFR parts 201, 203, and 235.
- (11) Fails to fund loans that it originated, or otherwise misuses loan proceeds:
- (12) Fails to comply with the conditions relating to the assignment or pledge of mortgages;
- (13) Fails to comply with the provisions of the Real Estate Settlement Procedures Act (12 U.S.C. 2601 et seq.), the Equal Credit Opportunity Act (15 U.S.C. 1691 et seq.), or the Fair Housing Act (42 U.S.C. 3601 et seq.);
- (14) Fails to comply with the terms of a settlement agreement with HUD.
- (b) *Continuing violation.* Each day that a violation continues shall constitute a separate violation.
- (c) Amount of penalty. The maximum penalty is \$6,500 for each violation, up to a limit of \$1,250,000 for all violations committed during any one-year period. Each violation shall constitute a separate violation as to each mortgage or loan application.

[61 FR 50215, Sept. 24, 1996, as amended at 63 FR 9742, Feb. 26, 1998; 68 FR 12788, Mar. 17, 2003]

§ 30.36 Other participants in FHA programs.

(a) General. The Assistant Secretary for Housing-Federal Housing Commissioner (or his/her designee) may initiate a civil money penalty action against any principal, officer, or employee of a mortgagee or lender, or other participants in either a mortgage insured under the National Housing Act or any loan that is covered by a contract of insurance under title I of

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the National Housing Act, or a provider of assistance to the borrower in connection with any such mortgage or loan, including:

- (1) Sellers;
- (2) Borrowers;
- (3) Closing agents;
- (4) Title companies;
- (5) Real estate agents;
- (6) Mortgage brokers;
- (7) Appraisers;
- (8) Loan correspondents;
- (9) Dealers;
- (10) Consultants:
- (11) Contractors;
- (12) Subcontractors; and
- (13) Inspectors.
- (b) Knowing and material violations. The Assistant Secretary for Housing-Federal Housing Commissioner or his/her designee may impose a civil penalty on any person or entity identified in paragraph (a) of this section who knowingly and materially:
- (1) Submits false information to the Secretary in connection with any mortgage insured under the National Housing Act (12 U.S.C. 1701 *et seq.*), or any loan that is covered by a contract of insurance under title I of the National Housing Act;
- (2) Falsely certifies to the Secretary or submits a false certification by another person or entity to the Secretary in connection with any mortgage insured under the National Housing Act or any loan that is covered by a contract of insurance under title I of the National Housing Act; or
- (3) Is a loan dealer or correspondent and fails to submit to the Secretary information which is required by regulations or directives in connection with any loan that is covered by a contract of insurance under title I of the National Housing Act.
- (c) Amount of penalty. The maximum penalty is \$5,500 for each violation, up to a limit of \$1,100,000 for all violations committed during any one-year period. Each violation shall constitute a separate violation as to each mortgage or loan application.

[65 FR 9087, Feb. 23, 2000]

§ 30.40 Loan guarantees for Indian housing.

(a) General. The Assistant Secretary for Public and Indian Housing (or his/

her designee) may initiate a civil money penalty action against any mortgagee or holder of a guarantee certificate who knowingly and materially violates the provisions of 12 U.S.C. 1715z–13a(g)(2) concerning loan guarantees for Indian housing.

- (b) Continuing violation. Each day that a violation continues shall constitute a separate violation.
- (c) Amount of penalty. The maximum penalty is \$6,000 for each violation, up to a limit of \$1,250,000 for all violations committed during any one-year period. Each violation shall constitute a separate violation as to each mortgage or loan application.

[61 FR 50215, Sept. 24, 1996, as amended at 65 FR 9087, Feb. 23, 2000; 68 FR 12788, Mar. 17, 2003]

§ 30.45 Multifamily and section 202 or 811 mortgagors.

- (a) *Definitions*. The following definitions apply to this section only:
- (1) Agent employed to manage the property that has an identity of interest and identity of interest agent. An entity:
- (i) That has management responsibility for a project;
- (ii) In which the ownership entity, including its general partner or partners (if applicable) and its officers or directors (if applicable), has an ownership interest: and
- (iii) Over which the ownership entity exerts effective control.
- (2) Effective control. The ability to direct, alter, supervise, or otherwise influence the actions, policies, decisions, duties, employment, or personnel of the management agent.
- (3) Entity. An individual corporation; company; association; partnership; authority; firm; society; trust; state, local government or agency thereof; or any other organization or group of people.
- (4) *Multifamily property.* Property that includes 5 or more living units and that has a mortgage insured, co-insured, or held pursuant to the National Housing Act (12 U.S.C. 1702 *et seq.*).
- (5) Ownership interest. Any direct or indirect interest in the stock, partnership interests, beneficial interests (for